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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/073,204	02/13/2002	Takaaki Namba	2002_0230A	5300
513	7590	03/21/2007	EXAMINER	
WENDEROTH, LIND & PONACK, L.L.P.			POND, ROBERT M	
2033 K STREET N. W.			ART UNIT	PAPER NUMBER
SUITE 800			3625	
WASHINGTON, DC 20006-1021				
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
30 DAYS		03/21/2007	PAPER	

**Please find below and/or attached an Office communication concerning this application or proceeding.**

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.



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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
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10.073.204

EXAMINER
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ART UNIT	PAPER
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20070312

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

Notice of Not Fully Responsive Reply is attached with shorted statutory reply period of 1 month.

<b>Notice of Not Fully Responsive Reply for Applications Under Accelerated Examination</b>	Application No.	Applicant(s)
	10/073,204	NAMBA ET AL.
	Examiner Robert M. Pond	Art Unit 3625

--The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**This application has been granted special status under the accelerated examination program.**

The reply filed 12 December 2006 is not fully responsive to the prior **non-final Office action** because of the following reason(s):

1.  The reply includes an amendment that attempts to add claims which would result in more than three (3) independent claims, or more than twenty (20) total claims.
2.  The reply includes an amendment that attempts to present claims not encompassed by the preexamination search.
3.  The reply includes an amendment that attempts to present claims not encompassed by the accelerated examination support document and an updated accelerated examination support document was not submitted with the amendment.
4.  The reply includes an amendment that attempts to present claims that are directed to a nonelected invention or an invention other than previously claimed in the application.
5.  The reply includes arguments or other items that are not limited to the rejections, objections, and requirements made, such as \_\_\_\_\_ on page \_\_\_\_\_ of the reply.
6.  Other (including any explanation in support of the above items): Newly added claim language uses terminology to claim multiple structural elements that is inconsistent with terminology disclosed in the specification and drawings. For example, at least content specify unit, content acquiring unit, and content purchasing unit are structural element terminology that is inconsistent with cited disclosures and tedious to map to a particular embodiment. Correction is necessary.

The Examiner is suggesting the Applicant should consider identifying stuctural elements by paragraph and drawing numbers to assist the Examiner's review to overcome potential language translation issues.

The reply has not been entered. Since the above-identified reply appears to be *bona fide*, applicant is give a time period of **ONE (1) MONTH or THIRTY (30) DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid **ABANDONMENT**. **NO EXTENSIONS OF TIME** under 37 CFR 1.136(a) will be permitted.



Robert M. Pond  
Primary Examiner  
12 March 2007